

RQ-2

April 21, 2015

CHRIS MARSTON, TREASURER
AMERICAN FUTURE FUND POLITICAL
ACTION
45 N HILL DR STE 100
WARRENTON, VA 20186

Response Due Date 05/26/2015

IDENTIFICATION NUMBER: C00449926

REFERENCE: 30 DAY POST-GENERAL REPORT (10/16/2014 - 11/24/2014)

Dear Treasurer:

This letter is prompted by the Commission's preliminary review of the report referenced above. This notice requests information essential to full public disclosure of your federal election campaign finances. Failure to adequately respond by the response date noted above could result in an audit or enforcement action. Additional information is needed for the following 1 item(s):

- Schedule B supporting Line 23 discloses contributions to federal committees totaling \$10,000 (see attached). However; the reports filed by your Committee indicate that your Committee's federal account does not contain sufficient funds to make such contributions. Commission records indicate that your Committee maintains a Non-Contribution Account consistent with the stipulated judgment in Carey v. FEC

Please be advised that political committees that have established a separate bank account consistent with the stipulated order in Carey v. FEC must ensure that the non-contribution account remains segregated from any accounts used to make contributions to federal candidates and committees. See http://www.fec.gov/pages/fecrecord/november2011/fecstatementcareyvfec.sht ml.

If any apparently prohibited contribution in question was incompletely or incorrectly disclosed, you should amend your original report with clarifying information.

If your Committee has made a prohibited contribution you must notify the recipient and request a refund. The refund of the prohibited amount must be made within thirty (30) days of the receipt of the contribution.